

FILED

2008 MAY -2 AM 10:46

CLERK U.S. DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA

BY K. M. H. DEPUTY

1 Karal Hasani Efia Battle-El  
2 2985 Euclid Ave. #22  
3 San Diego, CA. 92105  
4 (619) 993-7811

5  
6  
7  
8 UNITED STATES DISTRICT COURT  
9 SOUTHERN DISTRICT OF CALIFORNIA  
10

11  
12 Karal Hasani Efia Battle-El  
13 2985 Euclid Ave. #22  
14 San Diego, CA. 92105

15 Plaintiff, in pro se.

16 -vs-

17 Sarita Rivers, Apt. Manager.  
18 2975 Euclid Ave. #5  
19 San Diego, CA. 92105

20 Defendant(s) et., al.

08 CV 0804 DMS POR

Case No: \_\_\_\_\_

Judge: \_\_\_\_\_

MOTION AND DECLARATION  
UNDER PENALTY OF PERJURY  
IN SUPPORT OF MOTION TO  
PROCEED IN FORMA PAUPERIS  
UNDER 28 U.S.C. §1915(c).

21 I, KARAL HASANI EFIA BATTLE-EL, declare that I am the  
22 Plaintiff in this action, and in support of my request to proceed  
23 without prepayment of fees or security under 28 U.S.C. §1915,  
24 I further declare I am unable to pay the fees of this proceeding  
25 or give security because of my poverty, and that I am  
26 entitled to redress. That Defendant(s) are sued in their individual  
and official capacity, while acting under color of Hoban.

1        IN FURTHER SUPPORT OF THIS APPLICATION, I STATE THE  
2        FOLLOWING UNDER PENALTY OF PERJURY:

3        1. That I have been unemployed since 01/24/07.

4        2. Merit Transportation is name of last employer and gross  
5        wages for 2006, was 35,234.00..

6        3. In the past twelve monthis I've received no monies other  
7        than unemployment insurance which was about \$1,096.00, per  
8        month and stopped as of 08/07.

9        4.. I do not have any checking accounts.

10       5. I do not ahve any saving/IRA/money/market/CDS separate  
11       from checking accounts.

12       6. I own a 1993 chevy station wagon, worth about \$1,600.00.

13       7. I do not own any real estate, stocks, bonds, securities,  
14       or any other valuable property.

15       8. Persons who are dependent on me for support are a three  
16       year old son and a year and a half old daughter.

17       9. Other debts and current obligation are:

18           a. Son's child support amount of \$419.00 per month.

19           b. I.R.S. down to 1,200.00.

20           c. rent for apartment is \$825.00, per month.

21           d. insurance for station wagon is now about \$800.00,  
22           per year.


23       10. I do not have any other assets or items of value (specify  
24       real estate, gifts, trusts inheritances, government bonds  
25       stocks, savings certificates, notes, artwork, or any other  
26       assets,) ( including any items of value held in someone eles's  
     name). I was a homeless veteran seven years ago.

1 11. My daughter's Mother Ms. Michelle Yvette Williams is  
2 still helping hold down the fort while I continue to seek  
3 redress in the Courts.

4 12. On 01/08/08, Plaintiff received written declaration of  
5 reverification of disability, from the La Jolla, V.A. Medical  
6 Center, stating Plaintiff is unable and cannot work.

7  
8 I DECLARE UNDER PENALTY OF PERJURY THAT THE ABOVE  
9 INFORMATION IS TRUE AND CORRECT AND UNDERSTAND THAT A FALSE  
10 STATEMENT HEREIN MAY RESULT IN THE DISMISSAL OF MY CLAIMS.

11  
12  
13 Respectfully submitted,

14   
15 Plaintiff in pro se  
16 Karal Hasani Efi Battle-El  
17 2985 Euclid Ave. #22  
18 San Diego, CA 92105

19  
20  
21  
22  
23  
24  
25  
26  
dated: 05/01/08